

**F1.25 DELIVERY AND ORDERING PERIODS (DESC JUL 1995)**

(a) This clause applies to all modes of delivery, whether origin or destination.  
(b) The contract period during which the Ordering Officer may order and the Contractor shall deliver, if ordered, shall be as follows unless the item in the Schedule specifies otherwise:

- (1) Ordering Period Begins: Date of Award and Ends: \_\_\_\_\_.
- (2) Delivery Period Begins: \_\_\_\_\_ and Ends: \_\_\_\_\_.
- (3) Carry-Over Delivery Period: \_\_\_\_\_ and Ends: \_\_\_\_\_.

(d) Notwithstanding the foregoing delivery period(s), if an order is placed prior to the end of the ordering and delivery period that requires delivery within 30 days following the end of the ordering period, the Contractor shall deliver the ordered volume.

(e) Insofar as practicable, the Government will attempt to lift in approximately equal monthly quantities for the life of the contract. However, if the monthly pro rata for tanker lifting is less than the Contractor's maximum parcel size, the Government reserves the right to order volumes equal to the maximum parcel size per delivery.

(g) Nothing included in this clause shall restrict the Government's rights under the DELIVERY-ORDER LIMITATIONS - SCOPE OF CONTRACT clause. (DESC 52.242-9F70)

(h) Adding a totally unnecessary line just to see what happens with formatting changes later.

- (1) One
- (2) Two
- (3) Three
  - (i) alsdfmnljsdkfjaslkfjs
  - (ii) askdlsjfdlskfjslkfjsdlfj

(i) Nothing included in this clause....

(j) This is all made up stuff that I am adding to this clause to see if it is retained when we save it back to the q drive that it is accepted and retained well when down loaded from the DESC web site

(k) Nothing more to add to this process